UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

	G 27 00 10100			
In re:	Case No. 22-40100			
WASHINGTON, Larnell,	CHAPTER 13 PLAN			
	Original X_FIRST Amended			
Debtor(s).	Dated: April 20, 2022			
I. Disclosure of Nonstandard Provisions and Plan	n's Modification of Secured Debt			
A. Does this plan contain any nonstandard provisi-				
X Yes				
No				
	aim based on a valuation of the collateral for the claim			
(check one)? Yes				
X No				
C. Does this plan avoid a security interest or lien (check one)?			
Yes				
X No				
	able section above or made no selection, any nonstandard			
provision or language in this plan purporting to limit the				
	Even if the Debtor indicated "no" in Section 1.B or Section			
	ed claim based on a valuation of the collateral for the claim			
or avoid a security interest or lien through a motion or a	n adversary proceeding.			
II. Means Test Result and Plan Duration:				
The Debtor is (check one):				
X a below median income debtor with a 36 month a				
an above median income debtor with a 60 month a	applicable commitment period.			
The plan's length shall not be less than the Debtor's ann	licable commitment period unless the plan either provides			
for payment in full of allowed unsecured claims over a s				
Debtor is below median income, then the plan's length shall automatically be extended up to 60 months after the				
first payment is due if necessary to complete the plan.				
III. Plan Payments to the Trustee:				
No later than 30 days after the order for relief, the Debte	or shall commence making payments to the Trustee as			
follows:	of share commence making payments to the Trustee as			
A. AMOUNT: \$1,050.00				
B. FREQUENCY (check one):				
Monthly				
Twice per month				
X Every two weeks				
Weekly C. TAX REFUNDS: The Debtor (check one):				
	ommitted refunds shall be paid in addition to the plan			
payment amount stated above.	minuted retuinds shall be paid in addition to the plan			
X does not commit all tax refunds to funding the p	lan.			
If no selection is made, tax refunds are committed.				
D. PAYMENTS: Plan payments shall be deducted	d from the Debtor's wages unless otherwise agreed to			
by the Trustee or ordered by the Court.				
E. OTHER: Plan payment shall increase to \$1,410	0/bi-weekly in July 2023			

IV. <u>Distribution of Plan Payments by the Trustee:</u>

Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law:

Δ	ADMINISTR	ATIVE	EXPENSES:
Α.	ADMINISTR	АПУС	EVECIOCO:

 2. Oth 3. The estimate Approve Pri All X Oth If no selections 	Debtor's Atto d to be \$4,000. d attorney corr or to all creditionthly payment remaining funcer: See paragra	s of \$ ds available after despth X.2 approved compensation	wed pursua nfirmation a id prior to f paid as follo signated mo	nt to 11 U.S.C. §attorney's fees an iling. ws (check one): onthly payments to	nd/or costs an	d expenses are
B. CURRE	NT DOMESTI	C SUPPORT OBLI	GATIONS:			
	<u>Creditor</u>	<u>Mo</u> \$_ \$_	onthly Amo	<u>ount</u>		
Section X wi will be disbu- the underlyin creditors sha	Il receive paym rsed at the sam g debt, determi Il not assess an	Only creditors holding the from the Trusted elevel. Secured credited under nonbanking late charges, provor's rights under sta	e. Unless raditors shall ruptcy law, wided paym	nked otherwise, pretain their liens upor discharge under ents from the pla	payments to se until the earlies or 11 U.S.C. § un to the secur	ecured creditors r of payment of 1328. Secured
claim shall co mortgage or following an the interest ra	ontrol; and (b) a deed of trust or objection to a ate shall be 129	n control except that the interest rate inclu- real property shall of proof of claim or in 6 except that the interty shall be 0%.	uded in a cre control, unle an adversa	editor's proof of c ess otherwise pro ry proceeding. If	claim for a clai vided in Section the interest ra	m secured by a on X or ordered te is left blank,
For claims se	cured by perso	nal property, the mo	onthly paym	ent amounts in th	ne plan control	
		property, the month ontrol unless otherw			creditor's prod	of of claim and
ongoing mor	tgage paymen	sufficient, the Trust ts, homeowner's du crow amounts, dues	ues and/or	real property tax	holding acco	
	urity Interest in	ns, or Non-Escrowe the Debtor's Princ				
Ongoing Paymen Rank Monthly 2 \$1,553.7	<u>Payment</u>	Creditor Loan Care, LLC	<u>I</u>	Collateral Residence		

Cure P	ayments:					
	Monthly				Arrears to be	Interest
Rank	Payment	Creditor		<u>Collateral</u>	<u>Cured</u>	Rate
_ 3	\$ <u>See X.2</u>	Loan Care, LLC	<u> </u>	Residence	\$ <u>4,192.27</u>	0 %
	\$				\$	%
	\$				\$	%
	\$				\$	%
<u>Re</u>	•	ents on Claims, or I Other than the Deb			rty Tax Holding Account	s, Secured by
Ongoir	ng Payments					
	Monthly		_			Interest
Rank	<u>Payment</u>	<u>Creditor</u>	<u>(</u>	<u>Collateral</u>		<u>Rate</u>
	ф					0.4
	\$				_	%
	\$ \$				_	% %
	p				_	%
Cure P	ayments:					
	Monthly				Arrears to be	Interest
Rank	Payment	<u>Creditor</u>	Co	<u>llateral</u>	Cured	Rate
	\$				\$	%
	\$				\$	%
	\$				\$	%
	3. <u>Payn</u>	nents on Claims Sec	cured by Perso	nal Property:		
	. 0	10 C 11 1				
The Tr		10 Collateral:	anaa atatad in t	ha allowed proof o	f alaim for a nurchasa m	onar caarrity
					f claim for a purchase-m r within 910 days preced	
					preceding the filing date	
					e protection payments sh	
					tection Monthly Payment	
					r the creditor files a proof	
		•		•	Pre-Confirmation	
	Monthly				Adequate Protection	Interest
Rank	Payment	Creditor	<u>Collate</u>	<u>ral</u>	Monthly Payment	<u>Rate</u>
	\$				\$	%
	\$				\$	%
	\$				\$	%
	\$				\$	%
	L N	010 Callatanal.				
The Tr		on-910 Collateral:	lataral stated in	the proof of claim	, unless otherwise provid	ad in Section
					adversary proceeding,	
					pulates that pre-confirma	
					d as the "Pre-Confirmat	
					Monthly Payment" as sp	
		les a proof of claim			д д чо ор	
		•	Debtor's		Pre-Confirmation	
	Monthly		Value of		Adequate Protection	Interest
<u>Rank</u>	Payment	Creditor	<u>Collateral</u>	Collateral	Monthly Payment	Rate
1	\$ <u>145.00</u>	WSECU	\$ <u>7,713.49</u>	2009 BMW X6	\$ <u>75.00</u>	<u>3.75</u> %

OneMain

\$30.00

2001 Mercedes

\$20.00

<u>3.75</u>% % _%

\$<u>1,638.24</u>

priority in	the order stated	in 11 U.S.C. § 507(a).			
until all se	ecured, administrated before it is defined beck one):	ECURED CLAIMS: No furative and priority unsecure ue. The Trustee shall pay	ed creditors are pai	d in full, pr	ovided that no claim
	ee shall pay they unsecured claim	e following specially class	sified nonpriority	unsecured c	laims prior to other
Rank	<u>Creditor</u>	Amount of Claim \$	Percentage To be Paid%	Reason f Classifica	or Special ation
		\$	%		
A. DIRE Creditor	der, and shall red CT PAYMENT Cur S S S S S S S S S S S S S	paid directly by the Debtor ceive no payments from the OF DOMESTIC SUPPOR' rent Monthly Support Ob	Trustee. (Payment T OBLIGATIONS: Digation Mont	stated shall	not bind any party.) age Payment
B. OTHE	ER DIRECT PA	YMENTS:			
Creditor US Dept. HUD Emerald Hills	2 nd 1	ure of Debt Mortgage on Residence A on Residence	Amount of Cl \$ 8,581.00 \$ n/a		Monthly Payment \$n/a \$8.00
The secured pr The Debtor red Debtor is surre	quests that upon ndering property	endered: I below will be surrendered confirmation, each credit pursuant to this section be rity interest against the prop	or (including succe granted relief from	essors and a the stays of	ssigns) to which the f 11 U.S.C. §§ 362(a)
Credi	<u>itor</u>		Property	to be Surre	endered .

D. PRIORITY CLAIMS: Payment in full, on a pro rata basis, of filed and allowed claims entitled to

VII. Executory Contracts and Leases:

The Debtor will assume or reject executory contracts or unexpired leases as specified below. Assumption will be by separate motion and order, and any cure and/or continuing payments will be paid directly by the Debtor under Section V, unless otherwise specified in the plan. Any executory contract or unexpired lease not assumed pursuant to 11 U.S.C § 365(d) is rejected. If rejected, upon confirmation the creditor is granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) with respect to the property which is the subject of the rejected contract or lease, and any allowed unsecured claim for damages shall be paid under Section IV.E.

Contract/Lease

Assumed or Rejected

VIII. Property of the Estate:

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor postpetition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

IX. <u>Liquidation Analysis Pursuant to 11 U.S.C. § 1325(a)(4)</u>:

The liquidation value of the estate is \$______. To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. §§ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of ______. O____ per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

- 1. Any refund to Debtor upon dismissal or discharge shall be disbursed through Debtor's counsel.
- 2. Administrative fees and costs shall be paid an initial \$3,547.00 before all creditors. After that initial payment and the fixed payments made under Section IV.B and C., all remaining available funds shall be paid in the following order:
 - a. Administrative fees and costs;
 - b. Vehicles;
 - c. Post-petition mortgage arrears;
 - d. Pre-petition mortgage arrears;
 - e. Priority claims, if any;
 - f. Nonpriority claims, as applicable.

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

/s/ Travis A. Gagnier	/s/ Larnell Washington	April 20, 2022	
Travis A. Gagnier #26379	DEBTOR	Date	
Attorney for Debtor(s)			
April 20, 2022			
Date	DEBTOR	Date	